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PIOCHE, NEVADA, THURSDAY, JUNE 20, 1895.

NO. 39.

OUR WASHINGTON LETTER.

Washington, June 12, 1895. There is much interesting goesip about the new member of the cabinet, Attorney-General Harmon, of Ohio, whose appointment was a complete surprise in Washington, as it doubtless was everywhere else. Mr. Harmon, or Judge Harmon, for he resigned from the bench a few years ago to become the head of a well-known firm of Cincinnatti corporation lawyers, making a specialty of railroad business, was probably not known personally to a score of men in national politics, outside of his own state; and his appointment is generally credited to corporation influences, just as was that of his immediate predecessor, Mr. Olney, who is now Secretary of State. Outwardly the Demogratic politicians have nothing to say against either of these appointments, although they do not pretend among themselves to like either of them even a little

The most important business that the new Attorney-General will be called on to handle for some time to come will deal with railroad corporations-big ones, too. But contrary to his private practice, it will be against corporations—the Pacific railroads and the cetates of some of their former officers that he will be expected to act, in the attempts that are being made to get a settlement of the indebtedness of those corporations to the Government. Judge Harmon is credited with being a fine lawyer, and his official act in connection with those Pacific railroad cases will be watched with a great deal of interest; also in regard to the enforcement of the anti-trust laws, which Mr. Olney declared to be worthless so far as controlling the trusts was concerned, but which the Supreme Court declared unanimously to be good enough to compel Eugene Debs, the labor leader, to serve the jail sentence imposed on him thereunder.

The transfer of Mr. Olney from the Department of Justice to the Department of State was a promotion, both socially and politically. Socially it puts him and Mrs. Olney at the head of the cabinet in all social and official entertainments at which members of the cabinet and their wives take places according to precedence. Politically it advances him from fifth to second place in the line of Presidential succession, as under the law the Secretary of State would become President should the President and vice-President die or both become constitutionally incapagitated to hold their offices. So far as Washington is concerned about the only difference will be that it will be more difficult than ever to obtain State Department news, as Mr. Olney carned while Attorney-General, the reputation of never giving out anything in the shape of news. Senator Cameron, of Pennsylvania, has

all the thrifty instincts of his Scotch ancestry. For that reason his remaining in Washington and maintaining an office, fully equipped with clerks and typewriters, for the furtherance of his candidacy for the Republican Presidential nomination, is significant. He dosen't spend money unless he expects to get something for it, nor has he ever displayed any fondness for doing any hard word. Whatever other people may think of his chances, it is evident that he thinks them good enough to pay out his money and to put in full time at his desk. he is personally managing his boom, and has not left Washington, except for a few days at's time, since Congress adjourned. About all that is known of what he is doing is that he is receiving and sending out an enormous correspondence. Like his late father, he rather dislikes the newspapers and believes in personal appeals for political support, He is banking upon his being the only eastern Republican mentioned as a possible presidential candidate who has declared for the free coinage of silver, and is looking to the west for his strongest support.

The annexations, who are far more numerous than some people dream, are delighted with the reported intention of Spain to demand an indemnity from the United States, on the ground that this government did not exercise proper care to prevent its citizens aiding and taking part in the Cuban revolution, and hope that Spain will back the demand with some saucy talk. These sentiments on the part of the annexationists are not the result of sympathy for Spain, but of a desire to hasten the annexation of Cuba by the United States. It is believed by the annexationists that should Spain make a serious demand for indempity from the United States it would create such a wave of public enthusiasm for the annexation of Cuba that this Government would feel compelled to acquire Cuba, by purchase or otherwise. Spain will do well to think the matter over very carefully before making any such demand upon the United States. Congress will in a few months be in session, and a majority of its members might take it into their heads to get mad about it, and when people get mad they are liable to do dangerous things.

MINING DECISIONS.

From The Engineering and Mining Journal.

Liability of Co-tenants of Mining Lands

The Supreme Court of New York, First Department, holds that a tenant in common who removes minerals from the lands held

in common is liable to his co-tenants for their proportionate shares in such minerals or the proceeds of same. Abbey v. Wheeler, 32 N. Y. S. Rep., 1069.

SUPREME COURT, PENNSYLVANIA. Care to by Exercised by Employee.

The employee is bound to exercise due care. If there is any negligence on his part he cannot recover for an injury. The law does not undertake to measure the extent or amount of negligence on the part of the different parties, but if there has been any negligence at all on the side of the employee there can be so recovery. If he knows machinery to be in a dangerous condition it is his duty to notify his employer, and if instead of giving such notification he undertakes to go alead with the work with the machine in bad condition, that is contributory negligence on his part, and will prevent a recovery.-Fritz v. Jenner, 31 Atlantic Rep., 80.

#### Notice to Lienholders.

NOTICE IS HEREBY GIVEN THAT THE UN.

Notesigned has commenced an action in the District Court of the Fourth Audicial District of the State of Newslas, sitting within and for Lincole County, in which the undersigned is plaintiff and the Keystone Mining Company of Nevada, a corperation organized under the laws of the State of tows, is defendant, which said action is brought to establish, enforce and forceless the liens of the plaintiff and of D. J. Lowis, W. E. Lewis, W. I. Sloan, George O. Keisey, R. Barker, Hyran Thomas, Wm. Farrow, F. A. Gifton, W. H. Danglerty, T. J. Grandy, Wm. McKnight, Lawrence Harris, Martin Glover, Wong Sing, W. A. Foy, F. Brandt, Wm. Warneke, A. Levandusky, f. C. Mimer and John Evans for labor done and performed, and of Giffield Clements, California Powder Works, a corporation, and Raginaw Lumber Company, a corporation, and Raginaw Lumber Company, a corporation, for materials farnished between the list, of August 1941, and the 5th. day of May 1895, aggregating the sum of \$4,874.98, together with the cost of making, filing, recording and forcelosing the same, and attorneys fees; all of which said lieus have been assigned to the plaintiff and are against the said defendant and the following describe real estate and mining property situate, lying and being, in Yellow Pine Mining District, County of Lincoln and State of Nevada, to-wit:

The Keystone Lode and Mining Claim, as recorded in record book m mber two of said District, on page 4, and in book B. of Mining Notices, page 399, and in the addendum thereto, recorded in book D. of Mining Notices, page 444, in the office of the County Recorder of said Lincoln County, and bounded as follows, to-wit:

Beginning at the discovery monument, strate on the East slope of Keystone monument marked "Keystone N. W. corner," thence Southwesterly fifteen hundred (1600) feet to a stone monument marked "Keystone 8. W. corner," thence Southwesterly fifteen hundred (1600) feet to a stone monument marked "Keystone 8. W. corner," thence Northwesterly three hun

and proof thereof.

H. C. Dillon, and T. J. Osnonne,
Attorneys for the Plaintiff.

Dated, May 24th. 1895.

Etc. Charged to October 28th 1895 by order of

### LEGAL NOTICE.

in The Matter of the Estate of Richard Gorman, Deceased.

Administrator's Sale Of Real Estate.

Administrator's Sale Of Real Estate.

Notice is hereby given, that, in pursuance of an order of the District Court of the Fourth Indicisal District, of the State of Nevada, County of Lincoln made on the 4th day of May, A. D. 1895. In the matter of the estate of Richard Gorman deceased the undersigned, the administrator will sell at private sale, to the highest bidder, for each, and subject to confirmation by said District Court, or Saturday the 1st day of June, A. B. 1895. at 12 o'clock M, at his residence in Pioche. Nevada, if the county of Lincoln, all the right, title, interest and estate of the said Richard Gorman at the time of his death, and has by operation of law or other wise, acquired other than, or in addition to, that of said deceased, at the time of his death, in and to all that certain lot, piece or parcel of land situate, lying and being in the said fouct yof Lincoln. State of Nevada, and bounded and described as follows to writ: All of the interest of the said eccased at the time of his death and an undivided one half (18) interest in the "Sugar Load Hill"min ing claim, and an undivided one half (18) interest in the "Simetallic" intended the Hill"min ingelaim, and an undivided one half (18) interest in the "Simetallic" in ming claim all being stoate in the Crescent Mining District, Lincoln County Nevada, for cash, in lawful money of the Interest of the Said to confirmation of said by said District Court deed at expense of purchaser. J. O. GELABERT Administrator of the Estate of Richard Gorman deceased.

Dated Pioche, Nevada May 9, 1895. Dated Pioche, Nevada May 9, 1895.

#### LEGAL NOTICE.

Notice of Intention to Apply For Permit to Cut Timber on Public Land.

Notice is hereby given that the undersigned are about to make application to the Honorable Secretary of the Interior for permission to cut theber on unsurveyed Government land of the Inited States, situated in the County of Lincoln, State of Nevada and described as follows: Situated about seven miles in a southerly direction from Section 12 T 4, 8 R 67 E, M. D. M. in what is known as the yley Mill Washi, in said County of Lincoln, embracing twelve sections.

L. L. WOODS.

L. L. WOODS, GEO. EDWARDS. Dated, Pioche, Nevada, May 1st 1895.



Union **Pacific** System

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BOUTH BOUND. NORTH OUND, 7:40 p. m. arrive ...Milford .... . 6:05 s. m. 12:10 p. m. leave ..Jusb ..... . 2:15 p. m. 7.45 a. m. leave Salt Lake ... arrive 6:10 p. m. 5:00 a. m. arrive..Salt Lake......leave 6:20 p.m. 1:45 n. m. leave .. Ogden ..... arrive 7:30 p. m. Trains between Frisco and Just run daily except

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Best meal to be had in Pioche,

Meal Tickets 3 For \$1.00 The Bakery has also Fresh BREAD,

PIES and CAKES Every Day.

### LEGAL NOTICE.

in The District Court Of The Fourth Judicial District, Of The State Of Nevada, In And For The County Of Lincoln.

In the Matter of the Estate of Conrad Kiel, Deceased:

saidestate:

Notice is hereby given that the hearing on the same will be had before said. Court, at the Court House at Picche in said County on the 22nd, day of April A. D. 1895 at 10 o'clock a. m. of that day or so soon thereafter is the same can be heard, at which time and place all persons interested may appear and contest the same.

H. J. GOODRICH,
Clerk of said Fourth Judicial District Court.

Mch. 21—4 w.

### SUMMONS.

In The District Court of the Fourth Judi-cial District, Lincoln County, State of Nevada.

The State of Nevada Sends Greeting to DAVID JONES:

You are hereby required to appear in an action commenced against you as defendant by Jessie Jones as plaintiff, in the Fourth District Court of the Siste of Nevada, Lincoln County, at the town of Floche, and answer the complaint therein, which is on file with the Clerk of said Court, within ten days after the service on you of this Summons (exclusive of the day of service,) if served in said County, or twenty days if served out of said County, but within this District, and in all other cases forty days: or judgment by default will be taken against you, according to the prayer of said complaint.

The said action is brought to recover judgment.

taken avainst you, according to the prayer of said complaint. The said action is brought to recover judgment sgainst you, the said defendant for the absolute dissolution of the bonds of matrimmy now existing between you and said plaintiff on the grounds that you have willfully abandosed and deserted the said plaintiff for more than a year last past and have neglected and refused to furnish her with the common necessaries of life for more than a year last past, and that each neglect was not on account of poverty which could not be avoided by ordinary industry. All of which more fully appears from the complaint on file in the office of the Glerk of said Court.

And you are hereby notified that if you fall to appear and answer the said complaint as above required, the said plaintiff will apply to said Court for the relief demanded in said complaint. In testimony whereof, I, Geo. 8, Sawyer have hereunto set my hand this lat day of April, A. D. 1995.

GEO S. SAWYER, Attorney for Plaintiff.

## Notice of Forfeiture.

To E. O. Western, his grantees, assigns, heirs, executors, or administrator and all parties claiming under, from, by or through him:

You are hereby notified that the undersigned cowner with you in the mining claim known as the "West End" situated in Ely Mining District, Lincoln Country, State of Nevada, has performed the work and made the expenditures on the said mining claim, required by section 2934 of the Revised Statutes of the United States to hold the same for the years 1889, 1890, '91, '92, '93, and '94 and the amount due from you, your grantees, assigns, or administrator, etc., on account of such expectitures on said mining claim is the same for the years on said mining claim is the same for hone hundred and seventy-five dollars (\$178.)

And if within ninety days after the publication of this notice you fail or refuse to contribute your said proportion of such expenditure as co-owner, your interest in said claim will become the property of the subscriber under said section 334.

DAND BINGHAM.

Dated Picche, Nevada, December 27, 1894.

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#### STAGE LINE.

Leaves Milferd every morning except Menday at 7:30 o'clock. Leaves Pioche every morning except Sunday

Through Fare each way, - - - \$12.50 Reduction on round trip tickets.

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Notice to Creditors.

Estate of Richard Gorman, Deceased. NOTICE IS HEREBY GIVEN BY J. O. GELA-BERT, Administrator of the Estate of Richard Gorman, deceased, to the creditors of, and all persons having claims against said estate, to exhibit them, with the necessary vouchers, within four months after the first publication of this notice, to the Administrator, at his office at the Court House in Piceds, in the Court House in Piceds and Cigars Court House in Pioche, in the County of Lincoln, State of Nevada. J. O. GELABERT, Administrator or the Estate of Richard Gorman, deceased.
Dated Ploche, Nevada, January 5th, 1895.

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# H. E. FREUDENTHAL. Notary -:- Public.

Office in the County Assessor's room at the Court-house.

T. J. OSBORNE, ATTORNEY-AT-LAW, Notary Public.

Office inMASONIC HALL, PIOCHE

GEO. S. SAWYER,

Attorney and Counsellor-at-Law,

Office in Lynch's Block, PIOCHE, - NEVADA.

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Beware of Imitations, and do not be De-ceived by Misrepresentations. ceived by Misrepresentations.

One Gallon mixed with 60 gallons of Cold Water will dip theroughly 190 sheep at the moderate cost of 1 Cent Each.

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Also, packed in One-Gation Pins, for which no extra charge is made. Easily Applied. A Nourisher of Wool.

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Iron, Steel and Pumps, Belting, Packing and Hose, Machinist's, Blacksmith and Carpenter Tools, Steam Water and Gas Pipe,

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Crockery and Classware, Agricultural Implements and Wagons, Hardwood and Wagon Material, Sash. Doors and Blinds, Paints, Oils and Class, Prepared Iron Roofing, Pitch, Tar and Resin, Rope and Naval Stores, also a

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and don't be imposed upon by buying a remedy that requires you to do so, as it is nothing more than a substitute. In the sudden stoppage of tobacco you must have some stimulant, and in most cases, the effect of the stimulant, be it opium, morphine, or other opiates, leaves a far vorse habit contracted. Ask your druggtst about BACO-CURO. It is purely vegetable. You do not have to stop; using tobacco with BACO-CURO. It will notify you when to stop and your desire for tobacco will cease. Your system will be as free from nicotine as the day before you took your first chew or smoke. An iron-clad written guarantee to absolutely cure money refunded. Price \$1.00 per box or \$boxes (\$0.83.50. For sale by all druggist or will be sent by mail IT'S INJURIOUS TO STOP SUDDENLY

the tobacco habit in all its forms, or money refunded. Price \$1.00 per box or \$ boxes (\$0 days treatment and guaranteed cure.) \$2.50. For sale by all druggist or will be sent by mail upon receipt of price. SEND SIX TWO CENT STAMPS FOR SAMPLE BOX. Booklets and proofs free. Eureka Chemical & Mf g Co., LaCrosse, Wis.

Office of the PIONEER PRESS COMPANY, C. W. Hornica, Supt. St. Paul, Minn., Sept. 7, 1894.

Eureka Chemical & M'Cg Co., L= Crosse, Wis. Dear Sirs-I have been a tobacco fiend for many years and during the past two years have smoked fifteen to twenty cigars regularly every day. My whole nervous system became affected, until my physician told me I must give up the use of tobacco for the time being, at least. I tried the so-called "Keeley Cure," "No-To-Bac," and various other remedies, but without success, until I accidentally learned of your "BACO-CURO." Three weeks ago to-day I commenced using your preparation, and to-day I considered myself completely cured; I am in perfect health, and the horrible craving for tobacco, which every inveterate smoker fully appreciates, has completely left me. I consider your "BACO-CURO" simply wonderful, and can fully recom-Yours very truly, C. W. HORNICK.

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